



DEPARTMENT OF COMMERCE

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	APPLICATION NO.	FILING DATE		ATTORNEY DOCKET NO.					
	09/193,22	1 11/16/	R	A-67162/BIR					
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	FOUR EMBA	RCADERO CE	ART UNIT	PAPER NUMBER					
	SUITE 340 SAN FRANC	0 ISCO CA 94	164	7 14					

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

09/07/00

Advisory Action

Application No. 09/193,221

Applicant(s)

Examiner

Group Art Unit 1647

Malinow

Sharon L. Turner, Ph.D.

ТН	E PER	IOD FOR RE	SPONS	E: [check	only a)	or b)]								
	a) 🗌	expires	1	nonths from	the mailin	ng date of the	e final rejecti	on.						
	b) 💢	expires either is later. In no rejection.	three mon event, hov	ths from the vever, will th	mailing da e statutory	ate of the fina period for th	al rejection, one response	or on the mexpire late	nailing date or r than six m	of this Adv onths from	isory Action, v the date of the	whichever ne final	r	
	date on determine	ension of time m which the responing the period o ed from the date	inse, the p of extension	etition, and n and the co	the fee ha orrespondi	ve been filed ng amount o	is the date of the fee. A	of the resp nv extension	onse and als on fee pursu	so the date ant to 37 (for the nurn	neae of	•	
X	Appella period	ant's Brief is for response	due two set fort	months fin above, v	rom the o	date of the er is later).	Notice of See 37 (f Appeal CFR 1.19	filed on 1(d) and :	37 CFR	<i>8-7-00</i> 1.192(a).	(or \	within any	
Ap bu	plicant t is NO	t's response T deemed to	to the to place	inal rejec the applic	ction, file cation in	ed on conditio	8-7-00 n for allo	wance:	_ has be	en cons	idered wit	h the fo	ollowing e	effect,
X	The pr	oposed ame	ndment(s):										
	☐ wil	l be entered	upon fili	ng of a No	otice of A	Appeal and	d an Appe	al Brief.						
	X wil	will not be entered because:												
	X	X they raise new issues that would require further consideration and/or search. (See note below).												
	X	they raise th	e issue	of new ma	atter. (S	ee note be	elow).							
	X	they are not issues for a		to place	the appl	ication in I	better forn	n for app	eal by ma	terially r	educing or	simplify	ring the	,
		they present	t additio	nal claims	without	cancelling	a corresp	onding	number of	finally re	ejected clai	ims.		
	NO ⁻	<u>"media</u>	<u>ted" , "e</u>	fficacious	". "p<0.5		ibits the ei	nhanced			with a PS-1 e" which re			
	∐ Ap	plicant's res	oonse ha	as overcor	ne the fo	ollowing re	ejection(s):	:						
	<u> </u>													
	Newly separa	proposed or ate, timely file	amend ed amer	ed claims idment ca	ncelling	the non-a	llowable c	laims.	,	wo	uld be allov	vable if	submitted	in a
X	The at	ffidavit, exhib	oit or req	uest for re	econside	ration has	been con	sidered	but does N	NOT plac	e the appli	cation i	n conditio	n
The affidavit, exhibit or request for reconsideration has been considered but does NOT place the application in for allowance because: The proposed amendment has not been entered. All rejections remain for the reasons of record.														
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		ffidavit or ext iner in the fin			onsidere	d because	e it is not o	directed s	SOLELY to	o issues	which were	e newly	raised by	the
X	For purposes of Appeal, the status of the claims is as follows (see attached written explanation, if any):													
	Claim	s allowed:								·				
		s objected to												
	Claim	s rejected: <u>1</u>	-12											
	The p	roposed drav	ving cor	ection file	ed on			h	as 🗌 has	not bee	n approved	by the	Examine	•. •
	Note t	he attached	Informa	ion Disclo	sure Sta	atement(s)	, PTO-144	19, Pape	r No(s)		·		•	
	Other									Fa. PATI	IX. A.D RICIAA. DUF	ffy		
										PRIM	ARY EXAMIN	iEK		